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BANGALORE, THURSDAY, FEBRUARY 9, 1905.

PART II.

Notifications by Govt. of India, Resident, Chief Court, &c.

BEFORE THE HON'BLE THE RESIDENT IN MYSORE AT BANGALORE.

Application in file No. 53 of 1905.

In the matter of the estate of B. Srinivasiengar, late Excise Inspector
in the Mysore Durbar Service but now *Deceased.*

B. G. Sitarama Aiyangar, Clerk in the office of the Chief Commandant,
Mysore State Troops *Applicant.*

Whereas B. G. Sitarama Aiyangar, resident of Malleswaram extension, Bangalore City, claiming to be the undivided brother and managing member of the family of the said B. Srinivasiengar, deceased, has applied for a certificate under Section 17, Act VII of 1889, to collect the sum of Rs. 2,000 due to the estate of the said deceased, resident of Malleswaram extension, Bangalore City, under 2 Policies of Insurance issued by the Oriental Government Security Life Assurance Company, (Limited), Bombay, and London and Lancashire Life Assurance Company, Bombay.

Notice is hereby given of the said application; and all claimants in the estate of the said B. Srinivasiengar, deceased, are invited to appear before the Hon'ble the Resident at Bangalore, on Saturday the 18th of March 1905 at 11 A.M., when the petition of the said B. G. Sitarama Aiyangar will be heard, and the right to the certificate determined.

Given under my hand and seal this 6th day of February 1905.

By Order,

N. S. TIRUMALAI IYENGAR, Registrar.

EDUCATION DEPARTMENT.

Notification D. No. 36, dated the 30th January 1905.

The 'Third Standard Arithmetic' in Kannada by Mr. R. Alvar Aiyengar, B. A., Assistant Master, Maharani's College, Mysore, is recommended to be used as a text-book in Arithmetic in all schools in the Province.

H. J. BHABHA, *Inspr. Gen. of Education.*

EXCISE DEPARTMENT.

SALE OF COUNTRY BEER TAVERNS IN THE BANGALORE CITY AND IN THE BOWRINGPET TALUK
FOR 1905-06.

Notice No. 5381-2, dated 2nd February 1905.

1. Notice is hereby given that the exclusive privilege of selling Country Beer or Porter in each of the taverns specified in the appended schedule, for the twelve months beginning with 1st July 1905 and ending with 30th June 1906, will be sold by public auction on the dates and at the places mentioned in the said schedule by the Deputy Commissioner of the District concerned or other officer authorized by him.

2. The exclusive privilege will be put up to auction at the upset price fixed at Rs. 35 per hogshead of beer or porter which will be sold in the taverns at Bowringpet and the Kolar Gold Fields and at the upset price fixed for each of the taverns in the City of Bangalore by the officer conducting the sale with the previous sanction of the Excise Commissioner.

3. The manufacturers of Beer may bid for or purchase the taverns.

4. Each bidder at the auction shall deposit a sum of Rs. 250 for shops in Bowringpet Taluk and Rs. 100 for those in Bangalore or such other reasonable amount as may be fixed by the officer conducting the sale, previous to bidding. Each tavern will be knocked down to the approved highest bidder, subject to the formal confirmation by the Deputy Commissioner, who will be at liberty to accept or reject the bid at discretion, without assigning reasons for the same. Such formal confirmation will, unless revised by Government, be tantamount to an acceptance of the bid. Parties intending to bid must attend either in person or by duly accredited agents.

5. As soon as the auction is completed, the deposits made by the unsuccessful bidders and not forfeited as hereinafter provided, will be returned to them.

6. The persons to whom the taverns have been knocked down, shall be required to leave his address with the sale-conducting officer in order that the confirmation of the sale may be communicated to that address, and within seven days after service by the said notice by its presentation to the purchaser or any adult male member of the family at the place of said address or by its being affixed thereto or by its forwardal duly registered by post, deposit such further sum as, with the first deposit, will make up a total security of Rs. 500 for each tavern knocked down to them or such other reasonable amount as may be fixed by the Deputy Commissioner according to the value of each tavern; and shall take out licenses and execute counterpart engagements, on the conditions hereinafter set forth. On the failure of any person to make the deposit or to take out license or to execute the counterpart engagement, as aforesaid, the tavern will be re-sold at the risk of such person, or if the auction hereby notified, has already been completed, will be otherwise disposed of at the discretion of the Deputy Commissioner. In the case of the purchaser's death after the confirmation of the sale, it will be binding on his heirs or assigns.

7. Re-sales effected under para 6 *supra*, will be at the risk of the defaulting bidder, who shall forfeit all gain; and in the event of a loss by re-sale or other disposal he shall make good the deficiency between the total amount payable for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the re-sale or by disposal otherwise. In the latter case, the forfeited deposit shall be deducted from the loss arising from the re-sale or other disposal, and the remainder, if any, shall be recovered from the bidder in the same manner as if it were an arrear of land revenue. Should, however, the forfeited deposit be greater than the loss by re-sale or other disposal, the whole of such deposit shall be credited to Government.

8. The license to be taken out under para 6 above, shall be subject to the following conditions, namely:—

- (1) The privilege conferred by the license extends to the sale of Country Beer or Porter brewed on the Nilgiris in breweries which may be approved of by the Government or by Messrs. Meakin & Co., Kirkee, or by Messrs. Abraham and Gangadhara Chetty & Co., Bangalore, or in any other Brewery approved by Government.
- (2) Each tavern shall be maintained in or close to the existing tavern as described in the schedule hereto appended.
- (3) The amount payable for each month on account of the number of hogsheads of Beer or Porter sold, shall be paid into the Taluk Treasury in the first week of the following month, on the challan prescribed for the purpose. The security deposit shall be taken towards the amount due for the last two months of the period of the lease. Failing payment as above, the Deputy Commissioner shall at once proceed to recover the arrears together with interest at 6 per cent, under the rules in force for the collection of land revenue. No remission or abatement of the Government dues shall, on any account whatever, be claimable by the licensee.
- (4) The licensee shall further pay a duty of two annas for every gallon of County Beer or Porter purchased by him, together with local cess at one anna per rupee.
- (5) The consignment of Country Beer or Porter purchased by the licensee, shall be sent direct from the Brewery to the Amildar of the Taluk. The letter of advice covering the consignment shall be in duplicate, the original being sent to the Amildar of the Taluk, and the duplicate to the Excise Commissioner. On the duty together with local cess at the abovementioned rate being paid by the licensee on the prescribed challan, the Amildar shall allow the licensee to remove the consignment to his tavern upon a pass signed by the Amildar or other officer authorized on this behalf.
- (6) The licensee of every tavern at the Bangalore City shall pay a registration fee under the Municipal Regulation, at the rate of Rs. 180 per annum, in advance for the period of the license for his tavern.

- (7) The licensee shall use such measures as may from time to time be prescribed by Government, and provide himself with the printed forms of accounts and permits or passes for transport of Beer or Porter, which forms shall be purchased from local Excise Officers.
- (8) The licensee shall be bound to take over any Beer or Porter which may remain as stock in hand belonging to the out-going licensee on the 1st July 1905 in the existing tavern, paying to the latter such compensation for the same as may be fixed by the Excise Commissioner.
- (9) This lease shall not be transferable by sale, gift, mortgage or otherwise without the previous sanction of the Excise Commissioner.
- (10) The Vendor shall equally with the license-holder be responsible in the penalties herein set forth for breach of any of the conditions of the license.
- (11) He shall sell Beer or Porter of approved quality. It may be sold to be drunk on the premises up to one reputed quart bottle at a time. It may be sold to be removed off the premises upon the prescribed special passes up to one Imperial gallon (4 seers.)
- (12) He shall not sell or give Beer or Porter in any quantity whatever directly or indirectly to any European or Non-Commissioned Officer or private or soldier, nor to any European or East Indian woman connected with or related to, men of these classes, nor allow him, her, or them, to drink Beer or Porter in his premises or grounds; he shall not permit drunkenness or disorderly behaviour in his shop or premises, and shall not suffer any gambling whatsoever therein, and shall not knowingly permit prostitutes or persons of notoriously bad character to meet or remain therein; he shall not wilfully harbour or conceal therein soldiers or others knowing or having reason to believe such soldiers or others to be deserters; he shall give information of suspicious characters to the Magistrate or Police Officer; and he shall not sell or give Beer or Porter to any Police Officer, Railway servant, or Excise Officer, whilst on duty or to insane person.
- (13) He shall fix in a conspicuous place outside of his shop a board on which shall be legibly painted his name, Vendor's name, the number of his shop, and the article he is licensed to deal in.
- (14) He shall not receive any articles whatsoever in barter or pledge and payment for Beer or Porter shall be made in ready money only at one and a-half rupee per Imperial gallon and proportionately for fractions thereof.
- (15) The Beer or Porter sold under this license shall contain 75 per cent of malt or any of the preparations of malt and 3 lbs. of good Kent hops per hogshead, and shall be of the same quality and density as purchased from the Brewer, without dilution or adulteration. The original gravity of the beer wort shall not exceed 1070 at 60° Fahrenheit. The Beer or Porter sold shall not contain more than 8 per cent alcohol by volume. The licensee will be bound to pay duty, together with local cess, at the prescribed rate per gallon of proof spirit on all alcohol in the Beer or Porter in excess of 8 per cent by volume, besides being liable for prosecution. Samples of such Beer or Porter shall be sent duly bottled from the Brewery or tavern for examination and test whenever required by the Excise Department.
- (16) Any Magistrate having local jurisdiction, or any officer acting under his warrant, or any Abkari or Excise officer shall be allowed entry to the shop at any hour to test the Beer or Porter on the premises, and examine the shop accounts, which it shall be the duty of the License-holder and Vendor to keep and produce. Such accounts shall be true and correct, and written up daily in the prescribed forms. All condemned Beer shall be destroyed.
- (17) He shall close his shop by 9 P.M., and not open it before sunrise except on special permit in cases of Native festivals, etc.
- (18) Beer brought for the Commissariat Department and rejected by the Military or other Departments, shall not, under any circumstances, be forwarded for sale in the tavern.
- (19) The shop shall have only one door, and no window be allowed to the rear or ends of the building; the bar where the liquor is sold from, shall be opposite to the entrance door, and so situated that all persons inside can be seen by any one passing to and fro in the street; and no second room shall be allowed to be kept open for customers.
- (20) The licensee shall be bound by the rules in force, and which may be issued from time to time by Government.

9. In the case of any breach of the above conditions either by the licensee, or with his connivance and privity, by any person in his employment, or in the event of the licensee neglecting to open his tavern or to carry on his business with due care and attention, it shall be

competent to the Deputy Commissioner to impose upon the licensee a fine not exceeding Rs. 10 for every such breach or neglect, or at the option of the Deputy Commissioner, to declare the money deposited with him forfeited, and to cancel the license and to re-sell the privilege or to otherwise dispose of it at the risk of the licensee; and all loss thereby caused, together with the loss accruing to Government in consequence of the licensee not carrying on his business by opening his tavern on 1st July 1905 shall be made good by him. When a license is cancelled, the rent for the whole period of the lease shall become due at once, which shall be recovered together with all losses as if they were arrears of land revenue.

10. The penalties laid down in the last preceding clause shall not exempt the licensee or his employees from prosecution for any offence committed against the Excise Laws in force.

Beer Schedule for the year 1905-06.

Name of taluk.	Serial No. of tavern.	Situation of the tavern.		Name of the present License holder.	Consumption.					Rental.					License fee payable on each Hogs-head of 54 gallons as per highest bid.					Place of sale.	Date of sale.
		Locality.			1900-01.	1901-02.	1902-03.	1903-04.	1904-05 for 5 months.	1900-01.	1901-02.	1902-03.	1903-04.	1904-05.	1902-03.	1903-04.	1904-05.				
Bangalore.	1	42	Mysore road...	..	Hogs-head. 58	Hogs. 49	Hogs. 30	Hogs. ..	Hogs. ..	Rs. 2,280	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Bangalore Taluk Cutcherry. 10th and 11th April 1905.	10th May 1905.	
	2	385	Ar'epet Tank road.		45	56	30	1,440	1,400	2,200	No bids.	No bids.			
	3	2	Avenue road Yelahanka Gate.		27	16	8	600							
Bowringpet.	1	...	Robertsonpet...	Puniakoti Moodr.	432	445	90	47	56	63	Gold Fields' Magis- trate's Court.	10th May 1905.		
	2	...	Bowringpet	44	24	6	43	50	55				

SALE OF DRUG SHOPS FOR 1905-06:

Notice No. 5382-3, dated 2nd February 1905.

1. Notice is hereby given that the exclusive privilege of selling intoxicating drugs in each of the shops specified in the schedule hereto appended, for the twelve months beginning with 1st July 1905 and ending with 30th June 1906, will be put up to public auction by the respective Deputy Commissioners or by Assistant Commissioners specially authorized by the Deputy Commissioners for the purpose, at the respective taluk or sub-taluk head-quarters, on the dates specified in the said schedule, subject to the conditions hereinafter set forth.

2. Each bidder at the auction will deposit a sum of Rs. 5, or such other reasonable amount as may be fixed by the officer conducting the sale, previous to bidding, provided that the Government may at any time dispense with such initial deposit. Each shop will be knocked down to the approved highest bidder, subject to formal confirmation by the Deputy Commissioner, who will be at liberty to accept or reject the bid at discretion without assigning reasons for the same. Such formal confirmation will, unless revised by Government, be tantamount to an acceptance of the bid. Parties intending to bid must attend either in person or by duly accredited agents. No shop shall be knocked down in the name of more than one person or of more than one company or firm duly represented. The selling officer shall refuse to register as purchaser any one in whose name the bidding has not proceeded.

3. As soon as the auction is completed, the deposits made by the unsuccessful bidders and not forfeited as hereinafter provided, will be returned to them. As the auction proceeds, the person whose bid is accepted for each shop shall at once deposit a sum equal to $\frac{1}{4}$ th of a month's rent for that shop. Should he fail to do so, the deposit made by him under para 2 will be forfeited, the shop will at once be put up again on the above conditions, and he will be debarred from bidding again for the same or for any other shop.

4. The persons to whom the shops have been knocked down, and who have made deposits as provided in paras 2 and 3, shall also be required to leave his address with the sale conducting officer in order that the confirmation of the sale may be communicated to that address by a notice etc., and he shall, within 7 days, after the service of the said notice by its presentation to the purchaser or any adult male member in the place of said address or by its being affixed thereto or by its forwardal duly registered by post, pay at the Taluk Treasury concerned such

further sum as, with the first and second deposits, will make up an amount equal to two months' rent of each shop knocked down to them; and shall take out licenses and execute a counterpart engagement, in the prescribed forms, on the conditions hereinafter set forth. On the failure of any person to make the deposit or to take out license or to execute the counterpart engagement, as aforesaid, the shop will be re-sold at the risk of such person, or if the auction hereby notified has already been completed, will be otherwise disposed of at the discretion of the Deputy Commissioner. In the case of the purchaser's death after the confirmation of the sale, it will be binding on his heirs or assigns.

5. Re-sales effected under para 4 will be at the risk of the defaulting bidder, who will forfeit all gain; and in the event of a loss by re-sale or other disposal he will make good the deficiency between the total amount payable for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the re-sale or other disposal. In the latter case, the forfeited deposit will be deducted from the loss arising from the re-sale and the remainder, if any, will be recovered from the bidder in the same manner as if it were an arrear of land revenue. Should, however, the forfeited deposit be greater than the loss by re-sale, the whole of such deposit will be credited to Government.

6. The license to be taken out under para 4 above, shall be subject to the following conditions, namely:—

- (1) The amount for which the privilege has been purchased shall be payable into the Taluk Treasury on the prescribed challan in equal monthly instalments commencing from July 1905; each instalment shall be regarded as the rent for the month in respect of which it is payable. Each month's rent shall be payable on or before the 20th of the same month on the challan prescribed for the purpose. If such amount be less than Rs. 12, it shall be paid up in not more than three quarterly instalments commencing from 1st July 1905. The deposit of two months' rent made by the licensee, will be taken in payment of the rents due for the last two months of the period of the license. Failing payment by the 20th of the same month or before the end of the quarter for which the instalment is due, the Deputy Commissioner shall at once proceed to recover the arrears together with interest at 6 per cent under the rules in force for the collection of land revenue. No remission or abatement of the rent shall, on any account whatever, be claimable by the licensee.
 - (2) The licensee shall purchase Ganja and Majum from any Bonded Depot at the rates of Re. 0-13-4 and 0-5-4, respectively, per seer of 80 tolas; and shall pay the price to the Mutsaddi in charge of the Depot.
 - (3) The rates payable as above, shall be in addition to Excise duty, which shall be prepaid into the Taluk Treasury, or into any other Government Treasury with the permission of the Deputy Commissioner, at Rs. 3-6-8 per seer of Ganja and Re. 0-11-8 per seer of Majum, (including local cess).
 - (4) The Ganja sold by the licensee, shall be of good quality and unadulterated, and it shall be sold by him at Rs. 10 for a seer of 80 tolas of Ganja or annas two per tola of Ganja and of Rs. 1-10-8 for a seer of Majum; and the whole stock of Ganja and Majum on hand shall be kept in the licensed shop and not elsewhere on any pretext whatever, without special permission.
 - (5) The licensee shall use such scales and weights as may from time to time be prescribed by Government, and provide himself with the printed forms of accounts and permits or passes for transport of Drugs, which forms shall be purchased from local Excise Officers.
 - (6) The licensee shall be bound to take over any Drugs which may remain as stock in hand belonging to the out-going licensee on the 1st July 1905 in the existing shop, paying to the latter such compensation for the same as may be fixed by the Deputy Commissioner.
 - (7) The licensee shall be bound by the rules in force, and by such further rules as may be issued from time to time by Government. He shall not during the term of his license, without the written permission of the Excise Commissioner, have any interest direct or indirect in any intoxicating drug shop outside the Mysore State or in the Civil and Military Station.
 - (8) No female shall be employed in the sale of intoxicating drugs.
 - (9) The remaining terms and conditions shall be as set forth in the prescribed license.
7. In the case of any breach of the above conditions either by the licensee, or with his connivance and privity, by any person in his employment, or in the event of the licensee neglecting to open his shop or to carry on his business with due care and attention, it shall be competent to the Deputy Commissioner to impose upon the licensee a fine not exceeding Rs. 10 for every such breach or neglect, or at the option of the Deputy Commissioner to declare the money deposited with him forfeited, and to cancel the license and to re-sell or to otherwise dispose of the privilege at the risk of the licensee; and all loss thereby caused, together with the loss accruing to Government in consequence of the licensee not carrying on his business by

opening his shop on 1st July 1905, shall be made good by him. When a license is cancelled, the rent for the whole period of the license shall become due at once, which shall be recovered together with all losses as if they were arrears of land revenue.

8. The penalties laid down in the last preceding clause shall not exempt the licensee or his employees from prosecution for any offence committed against the Excise laws or rules in force.

P. N. PURNAIYA, *Excise Comr. in Mysore.*

POLICE DEPARTMENT

Notification dated 4th February 1905.

Notice is hereby given that a sum of Rs. 8 being batta due for the months of July, August and December 1902 to Police constable Krishnasawiny Naidu No. 311 of the Arsikere Taluk, who is now out of this District Force lies unclaimed and that if the individual concerned or his legal heirs, do not appear and receive the amount from the undersigned within two months from this date the amount will be credited to Government.

GULAM MOHIDIN KHAN,
Assist. Supt. of Police, Hassan Dt.

FOREST DEPARTMENT.

Notice dated 29th January 1905.

Invites attention of the public to Notification dated 29th January 1905, published at page 135, Part II of the *Mysore Gazette* No. 5, dated 2nd February 1905, regarding the sale of timber in the Mysore Woodyard and Nanjangud Depot of the Mysore District.

The following rights of way allowed in the State Forests of the Hunsur Range is published for general information:—

Kachunahalli Forest.

(1) *Cart-track*, from Nerlakuppe and other villages to Mysore-Cananore road, about 8 feet wide, open for people, carts and cattle. It enters the State Forest at the 3rd furlong of the 6th mile of the demarcation line near Korekatte, runs north-west for 6 furlongs and leaves it at the 124th mile on the above high road.

(2) *High road*, from Mysore to Cananore, about 30 feet wide, open for people, carts and cattle. It runs east and west between the Kachunahalli and Anechowkur State Forests, from the 4th furlong of the 124th mile up to the 6th furlong of the 126th mile where it enters the Coorg border.

Anechowkur-Mavkal Forest.

(1) *Foot-path*, from Kogalvadi to Ramadevaragudi on the top of the Mavkalbetta, 4 feet wide; open for worshippers only. It enters the State Forest at the 6th furlong of the 5th mile of the demarcation line, runs west for about 3 miles and leaves it at Vonikekundi kanive on the Coorg frontier.

(2) *Cart-track*, branching from the 5th furlong of the 56th mile on the Hassan-Cananore high road, to Dodmalali, 10 feet wide, open for people, carts and cattle, runs west through the forest for 2 miles and ends at Dodmalali within the State Forest.

(3) *Hassan-Cananore High road*, about 25 feet wide, open to men, cattle and carts. It runs north and south between the Mavkal and Anechowkur State Forests from the 7th furlong of the 55th mile and leaves them at the 3rd furlong of the 58th mile at the frontier boundary stones between Coorg and Mysore.

Veeranahosahalli Forest.

(1) *Cart-track*, branching from the Heggaddevankote-Hunsur road to Mavkal about 15 feet wide, open for people, carts and cattle. It enters the State Forest at the 3rd furlong of the 10th mile near Matauhallitittu, runs south-west for a distance of 10 miles and 3 furlongs and leaves the forest at the Mavkal bandy-padagu on the Coorg frontier.

N. B.—This road will be closed during the fire season to the public except to license-holders of the Mysore Forest Department, Coorg Forest officers and their kit carts and timber carts removed by Coorg Government Agency.

(2) *Cart-track*, 8 feet wide, branching from the above road at the 3rd furlong of the 7th mile, open for people, carts and cattle. It enters the State Forest at the 5th furlong of the 6th mile on the demarcation line, runs south to Rajagowdanahundi and Bheemanahalli for a distance of about a mile and a half and leaves the forest at the 1st furlong of the 17th mile of the demarcation line.

(3) *Cart-track*, 8 feet wide, branching from the above road at the 1st furlong of the 6th mile, open for people, carts and cattle. It enters the State Forest at the 8th furlong of the 5th mile, runs south for about 3 miles to Sollepur, Siddapur and other villages and leaves the forest near Moorcadinahebbahalla at the 4th furlong of the 19th mile of the demarcation line.